

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF OKLAHOMA**

IN RE: Jon Christopher Whitekiller) BK- 10-10714 NLJ
Shelly Dawn Whitekiller) Chapter 13
 Debtor(s).)

**TRUSTEE'S OBJECTION AND/OR
REQUEST FOR SETTING OF HEARING ON CONFIRMATION**

The Chapter 13 Trustee hereby requests this court set the above-styled matter for a confirmation hearing, and for cause therefore would state:

Trustee objects to confirmation

- The proposed plan is not feasible Terms must increase Per I & J _____
- Plan Payments are not current.
- Filing fee not paid in full
- Plan fails to pay general unsecured pursuant to means test \$ 375,834.60
- Certificate of service not provided, or time has not run.
- 60 days pay vouchers not provided
- All debts not provided for
- Plan was not proposed in good faith.
- Proposed payments to creditors must change.
- Paying for item(s) not necessary for reorganization.
- Tax returns not provided. Plan fails to pay liquidation value.

Withdrew Debtor(s) are above median income and plan not proposed for 60 months.

Withdrew Oklahoma Tax Commission objects to confirmation Unfiled returns for 09

Internal Revenue Service objects to confirmation Unfiled returns for _____

Creditor in attendance at the 341 meeting objects to confirmation _____

Written objection filed by MELV

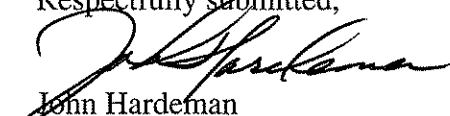
Other Amens Sch 'I'

Any dismissal shall be requested with prejudice.

If the case is not confirmed, the Trustee requests dismissal and any other relief the court deems just.

DATE: 3/25/10

Respectfully submitted,


 John Hardeman
 Chapter 13 Trustee

NOTICE OF HEARING

Pursuant to Trustee's Request for Setting of Hearing on Confirmation, this case will be set for a Confirmation Hearing on 6/3/10, at 8:35 a.m. in the Second Floor Courtroom, before the Honorable Niles L. Jackson. The Clerk of the Court will provide proper notice thereof in compliance with the applicable rules of procedure. Any party desiring to be heard at the Confirmation Hearing must file a written objection no later than eighteen days after the conclusion of the § 341 Meeting of Creditors. Loc. R. Bankr. P. 3015(e)(1) and (e)(3).